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U.S. Department of Justice

United States Attorney Eastern District of New York

WMP/ALC/LHE/SME F. #2016R00505 271 Cadman Plaza East Brooklyn, New York 11201

January 12, 2017

By Hand and ECF

F. Andino Reynal, Esq. Fertitta Reynal LLP The Esperson Building 808 Travis, Suite 1005 Houston, Texas 77002

Re: United States v. Jeffrey Shulse

Criminal Docket No. 16-637 (DLI)

Dear Mr. Reynal:

Enclosed please find the government's discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure. Specifically, enclosed are copies of the following documents: (i) a report and corresponding notes that contain a summary of the defendant's statements to the government on June 20, 2016 (Bates stamped EDNY-PP-JS-0000000001 to EDNY-PP-JS-0000000024); and (ii) a report and corresponding notes that contain a summary of the defendant's statements to the government on July 26, 2016 (Bates stamped EDNY-PP-JS-00000000025 to EDNY-PP-JS-0000000094).

Very truly yours,

ROBERT L. CAPERS United States Attorney Eastern District of New York

By: ____

Winston M. Paes

/s/

Alicyn L. Cooley

Lauren H. Elbert Sarah M. Evans

Assistant U.S. Attorneys (718) 254-6023 (Paes)

Enclosures

cc: Clerk of the Court (DLI) (by ECF) (w/o enclosures)